THE HONORABLE RICARDO S. MARTINEZ

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IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WASHINGTON

AT SEATTLE

UTHERVERSE GAMING LLC,

Plaintiff,

v.

EPIC GAMES, INC.,

Defendant.

Case No. 2:21-cv-00799-RSM

PLAINTIFF UTHERVERSE GAMING'S MOTION FOR LEAVE TO FILE MOTION IN LIMINE NO. 11

Noting Date: May 8, 2025

Pursuant to Local Rule 7(d)(5), Plaintiff Utherverse Gaming, LLC ("Utherverse Gaming") moves for leave to file motion *in limine* No. 11. As detailed in the proposed motion *in limine* attached hereto as Exhibit A, Utherverse Gaming seeks to preclude Epic Games, Inc. ("Epic Games") from introducing or attempting to introduce evidence, argument, or testimony concerning Case No. 3:25-cv-00020 filed by Utherverse, Inc. and Brian Shuster in the District of Nevada on January 10, 2025 (the "Nevada Action") and Case No. 30-2024-01438251 filed against Brian Shuster, Utherverse, Inc., Utherverse Digital, Inc., and Utherverse Gaming LLC in the Superior Court of California, County of Orange filed on November 1, 2024 ("the California Action") (collectively, the "Unrelated Litigations").

CERTIFICATION OF MEET AND CONFER

Utherverse Gaming engaged Epic Games in writing on Tuesday, April 29 concerning the substance of the proposed motion *in limine*. Before that April 29 outreach, Utherverse Gaming became informed that Epic Games had been in conversations with adverse counsel in the Unrelated Litigations.

The underlying substance of the Nevada Action from the Unrelated Actions involves a claim by Mr. Shuster and Utherverse, Inc. against various third-parties for fraud and related causes of action; that action is pending. Neither Utherverse *Gaming* nor Epic Games are a party to the Nevada Action. The '605 Patent is not at issue in the Nevada Action. The Nevada Action has no relevance or bearing on the outcome, facts, or any other matter relevant or related to the *present* action.

The California Action has been dismissed but involved similar allegations and cross-claims of fraud. The Nevada Action followed dismissal of this action. Like the Nevada Action, Epic Games was not a party to the action, nor was the '605 Patent at issue. And while Utherverse Gaming was initially named, that naming was in error as detailed in the attached motion *in limine*. The California Action otherwise has no relevance or bearing on the outcome, facts, or any other material relevant or related to the *present* action.

In the April 29 outreach, Utherverse Gaming inquired as to whether Epic Games sought to "introduce or solicit any evidence or testimony at trial concerning said litigations or the subject matter thereof" noting that "any such testimony or evidence [would] be irrelevant at the least." Epic Games replied later that day that it "did not intend to reference this litigation in opening" but that any other reference "depends on the substance of Mr. Shuster's testimony on direct." Utherverse Gaming replied the morning of Wednesday, April 30 that while it appreciated the exclusion of references on opening, that "the 'depends' as to Mr. Shuster's direct casts an ambiguously wide net."

A telephonic meet and confer took place later that afternoon. Utherverse Gaming reiterated

its position that the Unrelated Litigations were irrelevant and prejudicial. As detailed in the underlying motion, allowing this matter to be addressed at trial time on objection during Mr. Shuster's cross-examination risks turning the matter into a 'sideshow' before the jury given the character of certain of the parties involved in the Unrelated Litigations. Epic Games proposed certain scenarios involving investors in Utherverse Digital that might cause the Unrelated Litigations to be relevant. Without conceding relevance, Utherverse Gaming indicated it was willing to stipulate to avoid such testimony. Epic Games, however, could not commit to a broader stipulation.

Epic Games agreed that it would discuss a broader stipulation and that the matter would be held in abeyance (without waiver by Utherverse Gaming) and not addressed during the Thursday, May 1 pre-trial conference call with the Court. The parties agreed to work toward mutual accord. Utherverse Gaming followed up on Monday, May 5 and was advised that the Epic Games team was in transit. Utherverse Gaming responded that the issue needed to be "substantively advance[ed]" by the end of the day Tuesday, May 6. On Tuesday, May 6, Utherverse Gaming again followed up indicating "[b]ut for resolution (or some sign of pendency thereof)," that Utherverse Gaming "will file a motion for leave and to shorten time [May 7] by noon" and asking "Epic's opposition [be] due by noon on Thursday (i.e. 24 hours later)" without further reply by Utherverse Gaming. Epic Games replied: "[t]hat schedule is fine with us. Please go ahead and file your motion accordingly."

ARGUMENT

As of this motion, Epic has not offered any formal proffer allowing for resolution of the proposed motion *in limine*. Good cause exists for filing a motion *in limine* out of time because these Unrelated Litigations were (1) not filed until after the previous August 30, 2024 Motion *in Limine* deadline (ECF No. 399), (2) the possibility of the Unrelated Litigations being at issue was not broached until the last week of April, (3) a good faith effort was made to address the Unrelated

Litigations without filing a motion, (4) trial starts Monday, May 12, and (5) Mr. Shuster is expected to be called that same day. Time is of the essence.

These Unrelated Litigations involve allegations of fraud, breach of fiduciary duty, tortious interference, and defamation. Each of these causes of action are unrelated to the '605 Patent or the parties' claims and defenses—(non)infringement, (in)validity, and the amount of any damages. Introducing irrelevant and unfairly prejudicial evidence of the Unrelated Litigations on crossexamination of Mr. Shuster (or any witness for that matter) serves no purpose other than to confuse or inflame the jury. Because these Unrelated Litigations are irrelevant and highly prejudicial, Utherverse Gaming requests the Court's leave to file its motion in limine attached to this motion such that it may resolve the matter prior to any query / objection that would otherwise taint the jury.

Epic Games—while not agreeing to the substance of the underlying motion in limine agrees to the timing of this motion for leave. Epic Games' opposition would come due tomorrow, May 8, on or before noon Pacific time. Utherverse Gaming would not further reply.

CONCLUSION

The Court is requested to grant leave to file the proposed motion in limine attached hereto as Exhibit A. The Court is further requested to order Epic Games to file its opposition no later than May 8 at noon Pacific as agreed upon by the parties.

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1	D. 1777 11 71 1 21 1 2027		Respectfully submitted,
2	DATED this 7th day of May, 2025		
3			/s/ Emily McNally
4	Colby B. Springer	By:	Emily McNally (WSBA No. 60710) POLSINELLI PC
5	Colby B. Springer (admitted <i>pro hac vice</i>) Miya Yusa (admitted <i>pro hac vice</i>)		1000 Second Avenue, Suite 3500 Seattle, WA 98104
6	POLSINELLI LLP Three Embarcadero Center, Suite 2400		Tel: 206-393-5400 Fax: 206-393-5401
7	San Francisco, CA 94111 Tel: 415-248-2100		Email: emcnally@polsinelli.com
8	Fax: 415-248-2101 Email: cspringer@polsinelli.com	By:	Melenie Van
9	Email: myusa@polsinelli.com		Melenie Van (admitted <i>pro hac vice</i>) POLSINELLI LLP
10	Mark T. Deming Mark T. Deming (admitted pro hac vice)		2049 Century Park East, Suite 2900 Los Angeles, CA 90067
11	POLSINELLI PC 150 N. Riverside Place, Suite 3000		Tel: (310) 229-1355 Fax: (415) 276-8959
12	Chicago, IL 60606 Tel: 312-819-1900		Email: mvan@polsinelli.com
13	Fax: 312-819-1901 Email: mdeming@polsinelli.com		
14	Kathryn Gusmer Cole (admitted pro hac		Attorneys for Plaintiff Utherverse Gaming LLC
15	vice) J. Mark Wilson (admitted pro hac vice)		
16	MOORE & VAN ALLEN LAW 100 North Tryon Street, Ste. 4700		
17	Charlotte, NC 28202 Tel: (704) 331-1045		
18	Fax: (704) 409-5659 Email: katecole@mvalaw.com		
19	Email: markwilson@mvalaw.com		
20	The above signatory certifies that this memora	andum c	contains 1029 words, in compliance with the
21	Local Civil Rules.		
22			
23			
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Morrie Tobin et al.

SEC Charges Two New Defendants in Fraudulent Microcap Manipulation Scheme Orchestrated Through International Accounts

Litigation Release No. 24583 / August 30, 2019

Securities and Exchange Commission v. Morrie Tobin et al., Civil Action No. 1:18-CV-12451 (D. Mass. filed November 27, 2018)

The Securities and Exchange Commission filed an amended complaint charging Brian Quinn, a California resident, and David Skriloff, a New York resident, for their roles in a scheme to profit from the manipulation and illegal sale of stock of a publicly traded company, Environmental Packaging Technologies Holdings, Inc., of which Skriloff was the CEO.

On October 2, 2018, the SEC <u>filed an emergency action and obtained an asset freeze against Roger Knox and Wintercap</u> SA, charging them with a scheme that generated more than \$165 million of illegal sales of stock in at least 50 microcap companies. On November 28, 2018, the SEC <u>charged Morrie Tobin, Milan Patel, Matthew Ledvina, and Daniel Lacher, with scheming to hide Tobin's ownership and control over Environmental Packaging and CURE Pharmaceutical Holding Corp. by using offshore entitites to hold his stock and by establishing accounts to sell that stock at Wintercap.</u>

Acording to the SEC's amended complaint, Quinn helped facilitate a reverse merger between a public shell company secretly controlled by Tobin and a private-bulk packaging company for which Skriloff served as CEO. Skriloff, who continued as the CEO of the combined entity, Environmental Packaging, allegedly raised money from investors, which the defendants used to pay a stock promoter to tout the stock of Environmental Packaging, while creating the impression that the promoter's recommendation came from a neutral third party. Skriloff also allegedly attempted to disguise the payment to the stock promoter as part of a purported consulting agreement. The amended complaint further alleges that, during the promotional campaign, the price of Environmental Packaging shares more than doubled and Tobin profited from the higher share price. According to the amended complaint,

RESOURCES

SEC Complaint ±

Skriloff, as the CEO of Environmental Packaging, also made misstatements in public reports filed with the SEC about the reverse merger and the company's connection to the promotional campaign.

The amended complaint also alleges that after the SEC <u>halted trading in the securities of Environmental Packaging * on June 27, 2017, the defendants took steps to obstruct the SEC's investigation - and conceal their own involvement in the matter - by arranging to change the names listed on Wintercap account records.</u>

The SEC's amended complaint, filed in the U.S. District Court in the District of Massachusetts, charges each of the defendants with violating various federal securities laws, including the antifraud provisions of Sections 17(a)(1) and (3) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rules 10b-5(a) and (c) thereunder. It also charges Tobin, Patel, Ledvina, Lacher, and Quinn with violating the securities registration provisions of Sections 5(a) and (c) of the Securities Act. The amended complaint further charges Skriloff with violating Section 17(a)(2) of the Securities Act of 1933 and Section 10(b) of the Exchange Act and Rule 10b-5(b) thereunder, aiding and abetting the other defendants' violations of Section 10(b) of the Exchange Act and Sections 17(a)(1) and (3) of the Securities Act, and aiding and abetting Environmental Packaging's violation of Section 17(a)(2) of the Securities Act. The SEC seeks a permanent injunction against future violations, disgorgement of allegedly ill-gotten gains plus prejudgment interest, penny stock bars, and monetary penalties. The SEC also seeks an order barring Skriloff from serving as an officer and director of a public company.

The SEC's continuing investigation and litigation is being conducted by J. Lauchlan Wash, Trevor Donelan, Eric Forni, David Scheffler, Rebecca Israel, Jonathan Allen, Kathleen Shields, Susan Anderson, and Amy Gwiazda of the SEC's Boston Regional Office, in coordination with the Enforcement Division's Microcap Fraud Task Force. The SEC appreciates the assistance of the FBI and the U.S. Attorney's Office for the District of Massachusetts, the Financial Industry Regulatory Authority (FINRA), the British Columbia Securities Commission, the Ontario Securities Commission, and the Malta Financial Services Authority.

SEC Complaint ±

Return to top

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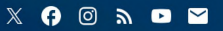
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Morrie Tobin et al.

U.S. SECURITIES AND EXCHANGE COMMISSION Litigation Release No. 26163 / October 18, 2024

Securities and Exchange Commission v. Morrie Tobin et al., Civil Action No. 1:18-CV-12451 (D. Mass. filed November 27, 2018)

SEC Obtains Judgments Against Defendants in a Fraudulent Microcap Manipulation Scheme

The Securities and Exchange Commission announced today that, on October 17, 2024, the U.S. District Court for the District of Massachusetts entered final judgments against California resident Brian Quinn and New York resident David Skriloff in an SEC case alleging that they participated in a fraudulent scheme to profit from the manipulation and illegal sale of stock of a publicly traded company, Environmental Packaging Technologies Holdings, Inc. ("Environmental Packaging"). Among other things, they were each ordered to pay \$230,464 in civil penalties. The court previously entered judgments against four other defendants, including a judgment against Swiss resident Daniel Lacher in 2022 that, among other things, ordered him to pay a total of over \$479,000 in disgorgement of ill-gotten gains, prejudgment interest, and civil penalties.

The SEC's complaint was filed in 2018 against four defendants, including Lacher, and was later amended in 2019 to add Quinn and Skriloff as defendants. The complaint alleged that Quinn facilitated the reverse merger between a "public shell company" secretly controlled by codefendant Morrie Tobin and a privately held operating company of which Skriloff was the Chief Executive Officer. The complaint further alleged that after the reverse merger, Quinn arranged and oversaw a \$1 million promotional campaign designed to increase demand for Environmental Packaging's publicly traded stock and directed certain offshore asset managers to sell stock held by Tobin for a profit. According to the complaint, Skriloff became the CEO of Environmental Packaging and made misstatements in public reports filed with the SEC about the reverse merger and the company's connection to the promotional campaign. The complaint alleged that Lacher, an offshore asset manager, facilitated various schemes, including the Environmental Packaging scheme, by utilizing a network of nominee entities to secretly hold control persons' shares, arranging for the deposit of those shares with brokers, selling those shares to investors, and sharing in the profits. The SEC halted trading in the securities of Environmental Packaging 1 on June 27, 2017. According to the complaint, Quinn, Skriloff, and Lacher participated in efforts to cover up the fraud and obstruct the investigation after the trading halt.

The SEC's complaint charged Quinn, Skriloff, and Lacher with violating the antifraud provisions of Sections 17(a)(1) and (3) of the Securities Act of 1933 ("Securities Act") and Section 10(b) of the Securities Exchange Act of 1934 ("Exchange Act") and Rules 10b-5(a) and (c) thereunder. It also charged Quinn with violating the securities registration provisions of Sections 5(a) and (c) of the Securities Act. The complaint charged Skriloff with violating Section 17(a)(2) of the Securities Act and Section 10(b) of the Exchange Act and Rule 10b-5(b) thereunder, aiding and abetting the other defendants' violations of Section 10(b) of the Exchange Act and Sections 17(a)(1) and (3) of the Securities Act, and aiding and abetting Environmental Packaging's violation of Section 17(a)(2) of the Securities Act.

Without admitting or denying the allegations, Quinn consented to the entry of a final judgment that includes injunctive relief for all charged provisions and the penny stock bar that were previously ordered by the court in a July 2022 judgment and orders him to pay a \$230,464 civil penalty. Without admitting or denying the allegations, Skriloff consented to the entry of a final judgment that includes injunctive relief for all charged provisions and the penny stock and officer and director bars that were previously ordered by the court in an August 2024 judgment and orders him to pay a \$230,464 civil penalty. The court previously entered a final judgment by default against Lacher on April 22, 2022 that included injunctive relief for all charged provisions, a penny stock bar, and an order to pay disgorgement of \$53,658.73, pre-judgment interest of \$11,641.93, and a civil penalty of \$414,366.

The court previously entered judgments in 2021 against defendants Tobin, Matthew Ledvina, and Milan Patel, and, with the entry of the judgments against Quinn and Skriloff, the SEC's case is now concluded.

The SEC's litigation was conducted by David Scheffler, Kathleen Shields, J. Lauchlan Wash, and Amy Gwiazda of the SEC's Boston Regional Office.

Return to top

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Case Summary

 Case Number:
 11HF1329

 OC Pay Number:
 6682651

Originating Court: Harbor - Newport Beach Facility

Pay or Appear by:

Traffic School Completion Date:

Next Payment Date:

Defendant: Denne, Joshua Christopher

Demographics:

 Eyes:
 Blue

 Hair:
 Brown

 Height(ft/in):
 5'4"

 Weight (lbs):
 160

Names:

Last Nam	ne First Nar	ne Middle Nam	e Type
Denne	Joshua	Christopher	Real Name
Denne	Joshua	Christopher	Alias
Denne	Joshua	С	Alias
Deanne	Joshua	Christopher	Alias
Denne	Joshua	Christopher	Corrected Record

Denne Joshua Christophe Alias

Case Status:

Status: Convicted

Case Stage:

Release Status: Released on Own Recognizance

Warrant: N
DMV Hold: N
Charging Document: Complaint

Mandatory Appearance: Y Owner's Resp: N Amendment #: 0

Counts:

S	eq S	/ A	Violation Date	Section Statute	OL	. Violation	Plea	Plea Date Disposition	Disposition Date
1	0		11/06/2010	550(a)(1) PC	F	Making false or fraudulent claims	GUILTY	02/07/2012 Pled Guilty	02/07/2012
2	0		11/07/2010	664(a)-PC487(a) PC	F	Attempted grand theft	NOT GUILTY	10/31/2011 Dismissed	02/07/2012
3	0		11/06/2010	148.5(a) PC	М	False report of criminal offense	NOT GUILTY	10/31/2011 Dismissed	02/07/2012

Participants:

Role	Badge Agency	Name	Vacation Start Vacation End
Retained Attorney	OCPD	Barnett, James	
District Attorney	OCDA	Cazares, Craig	
District Attorney	OCDA	Duke, Jennifer	
Retained Attorney	RETAT	Barnett, John D.	
District Attorney	OCDA	Castillo, Sayge	
District Attorney	OCDA	Sevigny, Mark Alan	
District Attorney	OCDA	Wagner, David	

Heard Hearings:

Date	Hearing Type - Reason	Courtr	oom Hearing St	atus Special Hearing Result
10/31/2011	Arraignment -	H1	Heard	10 court days
11/30/2011	Pre Trial -	H1	Heard	60 calendar days
01/18/2012	Pre Trial -	H1	Heard	Reasonable Time Waiver
02/07/2012	Pre Trial -	H1	Heard	waives statutory time for
04/10/2012	Sentencing -	H1	Heard	waives statutory time for
06/11/2012	Sentencing Modification	H1	Heard	
11/26/2012	Motion Modification of Probatic	n C58	Heard	
11/08/2013	Motion Terminate Probation	C58	Heard	

Sentences:

Seq # Sentence Date Sent	ence Due Date
--------------------------	---------------

1	04/10/2012	3 years Probation
2	04/10/2012	120 days Jail
3	04/10/2012	Restitution

Probation:

Sent Seq # Type Term End Date

1 FORMAL 3 years 11/08/2013

History:

 Status
 Status Date
 End Date

 Active
 04/10/2012
 04/09/2015

 Terminated
 11/08/2013
 11/08/2013

Offense Charged	Date of Offense or	Source State	Confidence Score	View Full Text
	Charges Filed			
NOT SPECIFIED	09/21/2022	CA	64%	Full-Text
NOT SPECIFIED	03/10/2021	CA	64%	Full-Text
NOT SPECIFIED	11/12/2019	CA	64%	Full-Text
CITATION	11/12/2019	CA	64%	Full-Text
NOT SPECIFIED	08/09/2019	CA	64%	Full-Text
CITATION	08/09/2019	CA	64%	Full-Text
NOT SPECIFIED	04/02/2018	CA	64%	Full-Text
NOT SPECIFIED	02/13/2018	CA	64%	Full-Text
NOT SPECIFIED	08/22/2017	CA	64%	Full-Text
NOT SPECIFIED	05/24/2017	CA	64%	Full-Text
NOT SPECIFIED	03/08/2017	CA	64%	Full-Text
NOT SPECIFIED	03/04/2013	CA	64%	Full-Text
CITATION	03/04/2013	CA	64%	Full-Text
NOT SPECIFIED	03/04/2013	CA	64%	Full-Text
NOT SPECIFIED	12/05/2012	CA	64%	Full-Text
NOT SPECIFIED	12/05/2012	CA	64%	Full-Text
NOT SPECIFIED	11/02/2012	CA	64%	Full-Text
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NOT SPECIFIED	07/18/2012	CA	64%	Full-Text
NOT SPECIFIED	07/18/2012	CA	64%	Full-Text
NOT SPECIFIED	05/10/2012	CA	64%	Full-Text
NOT SPECIFIED	05/10/2012	CA	64%	Full-Text
NOT SPECIFIED	02/01/2011	CA	64%	Full-Text
CITATION	02/01/2011	CA	97%	Full-Text
CITATION	02/01/2011	CA	64%	Full-Text
NOT SPECIFIED	02/01/2011	CA	64%	Full-Text
NOT SPECIFIED	08/28/2008	CA	64%	Full-Text
NOT SPECIFIED	08/28/2008	CA	64%	Full-Text
I22356(B) VC	04/20/2000	CA	91%	Full-Text

Lawsuit Records

Plaintiff	Defendant	Case Type	Confidence Score	View Full Text
QUINN DORA J	QUINN BRIAN C	CIVIL, FAMILY	90%	Full-Text
HARNED QUINN S	IPO CONSULTANTS	CONVERSION	90%	Full-Text

Plaintiff	Defendant	Case Type	Confidence Score	View Full Text
QUINN BRIAN C	H&B EDUCATION	CIVIL	90%	Full-Text
	LLC AGENT AMY			
	PETERS			
QUINN BRIAN C	HOROWITCH MD	MALPRACTICE	90%	Full-Text
	ALAN			

Liens & Judgments

Debtor	Creditor	Amount	Confidence Score	View Full Text
QUINN, BRIAN C	INTERNAL	\$263,151.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	INTERNAL	\$263,151.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	STATE OF	\$101,674.00	99%	Full-Text
	CALIFORNIA			
QUINN, BRIAN C	INTERNAL	\$253,704.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	INTERNAL	\$253,704.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	STATE OF	\$101,674.00	99%	Full-Text
	CALIFORNIA			
QUINN, BRIAN C	STATE OF	\$58,636.00	99%	Full-Text
	CALIFORNIA			
QUINN, BRIAN C	INTERNAL	\$143,508.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	INTERNAL	\$143,508.00	99%	Full-Text
	REVENUE SERVICE			
QUINN, BRIAN C	STATE OF	\$58,636.00	99%	Full-Text
	CALIFORNIA			

UCC Records

Debtor	Creditor	Confidence Score	View Full Text
GCB CAPITAL LLC	QUINN BRIAN	97%	Full-Text
BRIAN C QUINN	RFF FAMILY PARTNERSHIP, LP	99%	Full-Text
DESIREE MEJIA	BRIAN C. QUINN	99%	Full-Text

Possible Business & Employment

Criminal & Infraction Records Offense Charged Date of Offense or **Confidence Score** View Full Text **Source State Charges Filed** NOT SPECIFIED 08/31/2021 CA 64% Full-Text 99% SPEED GREATER 04/29/2021 AZFull-Text THAN REASON AND PRUDENT (10-15) [PE] 99% SCHOOL ZONE > 15 01/07/2019 AZFull-Text MPH [PE] 91% NOT SPECIFIED CA 09/10/2014 Full-Text 91% NOT SPECIFIED 11/17/2011 CA Full-Text NOT SPECIFIED CA 91% 11/17/2011 Full-Text

64%

64%

64%

07/07/2011

07/07/2011

07/07/2011

CITATION

NOT SPECIFIED

NOT SPECIFIED

Full-Text

Full-Text

Full-Text

CA

CA

CA

Offense Charged	Date of Offense or	Source State	Confidence Score	View Full Text
	Charges Filed			
COMPLAINT	05/23/2011	CA	64%	Full-Text
NOT SPECIFIED	05/23/2011	CA	64%	Full-Text
NOT SPECIFIED	05/23/2011	CA	64%	Full-Text
NOT SPECIFIED	01/01/2010	CA	64%	Full-Text
NOT SPECIFIED	01/01/2010	CA	64%	Full-Text
NOT SPECIFIED	04/28/2009	CA	91%	Full-Text
NOT SPECIFIED	01/16/2009	CA	64%	Full-Text
NOT SPECIFIED	01/16/2009	CA	64%	Full-Text
CITATION	01/07/2009	CA	64%	Full-Text
NOT SPECIFIED	10/28/2008	CA	64%	Full-Text
NOT SPECIFIED	10/28/2008	CA	64%	Full-Text
DRIVING 21-25 MPH	08/24/2007	IL	79%	Full-Text
ABOVE LIMIT				
NOT SPECIFIED	06/19/2007	CA	97%	Full-Text
CITATION	06/08/2007	CA	97%	Full-Text
NOT SPECIFIED	04/06/2007	CA	97%	Full-Text
NOT SPECIFIED	03/15/2005	CA	91%	Full-Text
NOT SPECIFIED	04/01/2004	CA	97%	Full-Text
NOT SPECIFIED	09/18/2000	CA	91%	Full-Text

Arrest Records

Offense Charged	County of Arrest	Date of Arrest	State	Confidence Score	View Full Text
	ORANGE	06/09/2012		99%	Full-Text
	ORANGE	12/29/2010		99%	Full-Text
	ORANGE			62%	Full-Text
	ORANGE			62%	Full-Text

Lawsuit Records

Plaintiff	Defendant	Case Type	Confidence Score	View Full Text
DRIESBACH DAWN	APPLICATION	CIVIL - UNLIMITED	90%	Full-Text
A	DESIGN			
	CONSULTING INC			

Liens & Judgments

Debtor	Creditor	Amount	Confidence Score	View Full Text
DENNE, JOSHUA C	INTERNAL	\$27,182.00	99%	Full-Text
	REVENUE SERVICE			
DENNE, JOSHUA C	STATE OF	\$10,836.00	99%	Full-Text
	CALIFORNIA			
DENNE, JOSHUA C	STATE OF	\$10,836.00	99%	Full-Text
	CALIFORNIA			
DENNE, JOSHUA C	INTERNAL	\$27,182.00	99%	Full-Text
	REVENUE SERVICE			
DENNE, JOSHUA C	STATE OF	\$7,620.00	99%	Full-Text
	CALIFORNIA			
DENNE, JOSHUA C	STATE OF	\$7,620.00	99%	Full-Text
	CALIFORNIA			
DENNE, JOSHUA C	STATE OF	\$1,849.00	99%	Full-Text
	CALIFORNIA			
DENNE, JOSHUA C	STATE OF	\$1,849.00	99%	Full-Text
	CALIFORNIA			

Dockets

Court	Filing Date	Confidence Score	View Full Text
Superior Court	10/16/2018	62%	Full-Text
Superior Court	10/07/2016	62%	Full-Text
Court of Common Pleas	06/10/2013	62%	Full-Text
Superior Court	12/06/2012	62%	Full-Text
SUPERIOR COURT	04/23/2012	62%	Full-Text

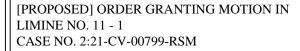
UCC Records

Debtor	Creditor	Confidence Score	View Full Text
SDK META LLC	DENNE, JOSHUA	97%	Full-Text

Possible Business & Employment

Corporate Records & Business Registrations

1		THE HONORABLE RICARDO S. MARTINEZ
2		THE HONORABLE THERESA L. FRICKE
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8	IN THE UNITED STA	ATES DISTRICT COURT
9	FOR THE WESTERN DI	STRICT OF WASHINGTON
10	AT S	EATTLE
11	UTHERVERSE GAMING LLC,	Case No. 2:21-cv-00799-RSM
12	Plaintiff,	[PROPOSED] ORDER GRANTING
13	v.	PLAINTIFF UTHERVERSE GAMING'S MOTION <i>IN LIMINE</i> NO. 11
14	EPIC GAMES, INC.,	MOTION EMILIE NO. 11
15	Defendant.	
16	Having considered Plaintiff Uthervers	e Gaming's Motion <i>in Limine</i> No. 11, and all
17	materials submitted in support thereof, IT IS	HEREBY ORDERED that Plaintiff's Motion is
18	GRANTED.	
19		
20	Dated this day of, 2025.	
21		
22		IONORABLE RICARDO S. MARTINEZ
23		INITED STATES DISTRICT JUDGE
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26		





1	Presented by:		
2			
3		D	/s/ Emily McNally
4	Of Counsel:	By:	Emily McNally (WSBA No. 60710) POLSINELLI PC
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